PATENT

ATTORNEY DOCKET NO.: 030 93-052100

IN THE UNITED STATES PATENT AND TRADEMARK OFF

RECEIVED CENTRAL FAX CENTER In re Application of: Group Art Unit: 172 OCT 28 2004 Ronald W. MINK et al. Examiner: D. SORE Application No.: 09/973,956 Filed: October 11, 2001 DEVICE FOR COLLECTION AND For: ASSAY OF ORAL FLUIDS

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Trice: FayNo. (703) 877-9306 on Actober 28, 2004.

MAIL STOP PETITION Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

SUPPLEMENT TO APPLICANT'S RENEWED PETITION, UNDER 3 C.F.R. § 1.78 FOR THE ACCEPTANCE OF A LATE CLAIM FOR PRIORTY

On June 2, 2004, Applicant submitted a Renewed Petition, Under 37 .F.R. § 1.78 For the Acceptance of A Late Claim of Priority concurrently with a Second poposed Amendment Under 37 C.F.R. § 1.312. The Second Proposed Amendment vas submitted in order to correct the CROSS-REFERENCE TO RELATED APPLICATION filed in the Proposed Amendment Under 37 C.F.R. § 1.312 filed February 19, 2002.

On July 30, 2004, a Response to Rule 312 Communication was issued which disapproved Applicant's Second Proposed Amendment Under 37 C.F.R. § \$312 on the basis that the amendment contained a statement that was not correct, namely, that U.S. Application Serial No. 09/280,269 claims provisional benefit from 60/079,952 filed March 30, 1998. The Renewed Petition, which is still pending decision, likewise stated that U.S. Application No. 09/280,269 claims provisional benefit from 60/079,952. Upon investigation, it was

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determined that in filing the subject application, Applicant inadvertently identified U.S. Application No. 60/079,958 as 60/079,952. Applicant, therefore, has submitted oncurrently herewith a Corrected Proposed Amendment Under 37 C.F.R. § 1.312 to correct his error.

Since a decision has not been issued with respect to Applicant's Renewe Petition filed June 2, 2004, Applicant submits this Supplement to correct the aforement and typographical error.

Applicant's pending petition requests that the claim for priority under 3 U.S.C. §§ 119(e) and 120, set forth in the Corrected Proposed Amendment Under 37 C.F.L. § 1.132, which accompanies this Supplement be accepted under the unintentional delay provisions of 37 C.F.R. § 1.78(a)(6). In support of this request, the Petitioner states that the ntire delay between the date the claim for priority was due under 37 C.F.R. § 1.78(a)(5) and the date of filing this Petition and the Proposed Amendment was unintentional.

In accordance with the provisions of 37 C.F.R. 1.78(a)(6), any surchance fee set forth in 37 C.F.R. § 1.17(t) or any other fee required for this renewed petition should be charged to Deposit Account No. 19-2380 (030793-052100). Further, any overage or shortage in the required payment, should be credited or applied to Deposit Account No. 19-2380 (030793-052100).

Respectfully submitted,

Date: October 28, 2004

Jeffrey A. Lindeman Reg. No. 34,658

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